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v.

UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON AT SEATTLE

JULIAN FLORES, aka JULIAN FLORES SANCHEZ,

No. 2:21-CV-00006-RSL

Plaintiff,

STIPULATION REGARDING DEADLINE FOR WELLS FARGO BANK, N.A. TO RESPOND TO COMPLAINT

WELLS FARGO BANK, N.A.,

Defendant.

Plaintiff Julian Flores aka Julian Flores Sanchez ("Plaintiff") and Defendant Wells Fargo Bank, N.A. ("Wells Fargo") stipulate that Wells Fargo may have until March 12, 2021, to answer or otherwise respond to Plaintiff's complaint. Wells Fargo first sought, and Plaintiff granted, an extension from February 3, 2021, until March 5, 2021. Wells Fargo has requested and Plaintiff agreed to such a further extension of one week in order for Wells Fargo to further review and respond to the allegations in the complaint. Plaintiff and Wells Fargo now stipulate to an additional week's extension to March 12, 2021, for Wells Fargo to answer or otherwise respond to the complaint. The parties do not ask that any other deadlines be altered, including those set forth in the Court's Order Regarding Initial Disclosures, Joint Status Report, and Early Settlement (ECF No. 11).

IT IS SO STIPULATED, THROUGH COUNSEL OF RECORD

STIPULATION RE DEADLINE FOR WELLS FARGO BANK, N.A. TO RESPOND TO COMPLAINT - 1

1	DATED March 3, 2021	
2	BARRAZA LAW, PLLC	K&L Gates LLP
3	By /s/ V. Omar Barraza V. Omar Barraza, WSBA # 43589	By /s/ Peter A. Talevich /s/ Raina V. Wagner
5	BARRAZA LAW, PLLC	Peter A. Talevich, WSBA # 42644 Raina V. Wagner, WSBA # 45701 K&L Gates, LLP
6 7	10728 16 th Avenue SW Seattle, WA 98146 (206) 933-7861	925 Fourth Avenue, Suite 2900 Seattle, WA 98104 (206) 623-7580 peter.talevich@klgates.com
8 9	Attorney for Plaintiff Julian Flores aka Julian Flores Sanchez	raina.wagner@klgates.com Attorneys for Defendant Wells Fargo Bank, N.A.
10		,
11	HENRY & DEGRAAFF PS	
12 13	By /s/ Christina L. Henry Christina L. Henry, wsba #31273	
141516	HENRY & DEGRAAFF, PS 787 Maynard Avenue South Seattle, WA 98104 (206) 330-0595 chenry@hdm-legal.com	
17 18	Attorney for Plaintiff Julian Flores aka Julian Flores Sanchez	
19 20	PURSUANT TO STIPULATION, IT IS SO ORDERED. DATED this 4th day of March, 2021.	
21		
22	MMS (aswik Honorable Robert S. Lasnik United States District Court Judge	
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STIPULATION RE DEADLINE FOR WELLS FARGO BANK, N.A. TO RESPOND TO COMPLAINT - 2